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Scott Davidson

Special Counsel to the Debtors and Debtors in Possession

## UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:	Chapter 11
PURDUE PHARMA L.P., et al.,	Case No. 19-23649 (RDD)
Debtors. <sup>1</sup>	(Jointly Administered)
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SUMMARY SHEET FOR SEVENTH INTERIM FEE APPLICATION OF KING & SPALDING LLP FOR COMPENSATION FOR SERVICES RENDERED AND REIMBURSEMENT OF EXPENSES INCURRED AS SPECIAL COUNSEL TO THE DEBTORS AND DEBTORS IN POSSESSION FOR THE PERIOD FROM OCTOBER 1, 2021 THROUGH JANUARY 31, 2022

Name of Applicant	King & Spalding LLP
Applicant's Role in Case	Special Counsel to Purdue Pharma L.P., et al.
Date Order of Employment Signed	November 25, 2019 [D.I. 543]
Period for Which Compensation and Reimbursement is Sought	October 1, 2021 through January 31, 2022

The Debtors in these cases, along with the last four digits of each Debtor's registration number in the applicable jurisdiction, are as follows: Purdue Pharma L.P. (7484), Purdue Pharma Inc. (7486), Purdue Transdermal Technologies L.P. (1868), Purdue Pharma Manufacturing L.P. (3821), Purdue Pharmaceuticals L.P. (0034), Imbrium Therapeutics L.P. (8810), Adlon Therapeutics L.P. (6745), Greenfield BioVentures L.P. (6150), Seven Seas Hill Corp. (4591), Ophir Green Corp. (4594), Purdue Pharma of Puerto Rico (3925), Avrio Health L.P. (4140), Purdue Pharmaceutical Products L.P. (3902), Purdue Neuroscience Company (4712), Nayatt Cove Lifescience Inc. (7805), Button Land L.P. (7502), Rhodes Associates L.P. (N/A), Paul Land Inc. (7425), Quidnick Land L.P. (7584), Rhodes Pharmaceuticals L.P. (6166), Rhodes Technologies (7143), UDF L.P. (0495), SVC Pharma L.P. (5717) and SVC Pharma Inc. (4014). The Debtors' corporate headquarters is located at One Stamford Forum, 201 Tresser Boulevard, Stamford, CT 06901.

Summary of Total Fees and Expenses Requested			
Total Compensation Sought for the Fee Period	\$1,118,314.32		
Total Expense Reimbursement Sought for the Fee Period	\$0.00		
Total Fees and Expenses Sought for the Fee Period	\$1,118,314.32		
<b>Total Allowed Fees Paid to Date</b>	\$22,017,189.652		
<b>Total Allowed Expenses Paid to Date</b>	\$4,083.753		
Total Allowed Fees and Expenses Paid to Date	\$22,021,273.40		
Fees Sought for the Fee Period Already Paid Pursuant to Monthly Fee Statements But Not Yet Allowed	\$395,361.05		
Expenses Sought for the Fee Period Already Paid Pursuant to Monthly Fee Statements But Not Yet Allowed	\$0.00		
Total Fees and Expenses Sought for the Fee Period Already Paid Pursuant to Monthly Fee Statements But Not Yet Allowed	\$395,361.05		
Total Fees Sought for this Fee Period Not Yet Paid	\$722,953.27		
Total Expenses Sought for this Fee Period Not Yet Paid	\$0.00		
Total Fees and Expenses Sought for this Fee Period Not Yet Paid	\$722,953.27		
This is a(n): Monthly Application X Interim Application Final Application			

The amount of total allowed fees paid to date takes into account the voluntary reductions previously agreed to with the Fee Examiner and as ordered by the Court.

The amount of total allowed expenses paid to date takes into account the voluntary reductions previously agreed to with the Fee Examiner and as ordered by the Court.

Summary of Prior Monthly Fee Statements					
Date Filed &	Fee period	Total Fees and Expenses Incurred for Fee Period		Total Amount Requested Monthly Fee	in Prior
D.I		Fees	Expenses	Fees (at 80%)	Expenses (at 100%)
First Interim Fee	Application				
12/11/2019 [D.I. 640]	September 16, 2019 through September 30, 2019	\$581,627.76	\$55.83	\$465,302.21	\$55.83
12/11/2019 [D.I. 641]	October 1, 2019 through October 31, 2019	\$583,496.35	\$0.00	\$466,797.08	\$0.00
12/11/2019 [D.I. 642]	November 1, 2019 through November 30, 2019	\$1,491,106.40	\$1,306.02	\$1,192,885.12	\$1,306.02
1/24/2020 [D.I. 779]	December 1, 2019 through December 31, 2019	\$1,615,877.32	\$0.00	\$1,292,701.86	\$0.00
3/4/2020 [D.I. 896]	January 11, 2020 through January 31, 2020	\$1,136,264.07	\$2,483.55	\$911,494.81	\$2,483.55
Second Interim F	ee Application				
3/31/2020 [D.I. 1000]	February 1, 2020 through February 29, 2020	\$1,117,578.05	\$0.00	\$894,062.44	\$0.00
4/30/2020 [D.I. 1115]	March 1, 2020 through March 31, 2020	\$1,229,524.46	\$35.25	\$983,619.57	\$35.25
6/4/2020 [D.I. 2020] (Amended Fee Statement)	April 1, 2020 through April 30, 2020	\$1,111,694.89	\$0.00	\$889,355.91	\$0.00
6/25/2020 [D.I. 1299]	May 1, 2020 through May 31, 2020	\$1,177,877.10	\$0.00	\$942,301.68	\$0.00
Third Interim Fee	1 1 1				
7/31/20 [D.I. 1542]	June 1, 2020 through June 30, 2020	\$1,453,946.23	\$0.00	\$1,163,156.98	\$0.00
8/31/20 [D.I. 1634]	July 1, 2020 through July 31, 2020	\$1,766,772.80	\$0.00	\$1,413,418.24	\$0.00

9/25/20	August 1, 2020	\$2,653,484.87	\$133.10	\$2,122,787.90	\$133.10
[D.I. 1728]	through August 31,				
	2020				
10/30/20	September 1,	\$1,085,463.37	\$0.00	\$868,370.70	\$0.00
[D.I. 1876]	2020 through				
	September 30,				
Escuello Indonés E	2020				
Fourth Interim F	1 1 1	¢1 006 429 91	\$0.00	\$905 151 05	\$0.00
11/18/20 [D.I. 2009]	October 1, 2020 through October	\$1,006,438.81	\$0.00	\$805,151.05	\$0.00
(Amended Fee	31, 2020				
Statement)	31, 2020				
12/14/20	November 1, 2020	\$590,482.07	\$0.00	\$472,385.66	\$0.00
[D.I. 2131]	through November	ψ590,102.07	ψ0.00	Ψ172,303.00	ψ0.00
[5.1. 2151]	30, 2020				
1/19/21	December 1, 2020	\$333,983.27	\$70.00	\$267,186.62	\$70.00
[D.I. 2293]	through December				
	31, 2020				
2/26/21	January 1,	\$197,168.16	\$0.00	\$157,734.53	\$0.00
[D.I. 2423]	2021 through				
	January 31,				
	2021				
Fifth Interim Fee			<b></b>	#2200700F	
3/31/21	February 1,	\$285,073.71	\$0.00	\$228,058.97	\$0.00
[D.I. 2577]	2021 through				
	February 28,				
4/29/21	2021	\$123,212.49	\$0.00	\$09.560.00	\$0.00
[D.I. 2771]	March 1, 2021 through	\$123,212.49	\$0.00	\$98,569.99	\$0.00
[D.1. 2//1]	March 31,				
	2021				
5/28/21	April 1,	\$310,623.40	\$70.00	\$248,498.72	\$70.00
[D.I. 2953]	2021 through	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	4,3.00	Ψ= 10, 10 0.7 <u>=</u>	Ψ, σ.σσ
	April 30,				
	2021				
6/28/21	May 1,	\$81,178.76	\$0.00	\$64,943.01	\$0.00
[D.I. 3071]	2021 through				
	May 31,				
	2021				

Sixth Interim Fee Application					
7/28/21	June 1, 2021	\$437,635.97	\$0.00	\$350,108.78	\$0.00
[D.I. 3331]	through June 30,				
	2021				
9/22/21	July 1, 2021	\$728,563.94	\$0.00	\$582,851.15	\$0.00
[D.I. 3805]	through July 31,				
(Amended Fee	2021				
Statement)					
9/30/21	August 1, 2021	\$774,206.81	\$0.00	\$619,365.45	\$0.00
[D.I. 3852]	through August 31,				
	2021				
10/29/21	September 1, 2021	\$399,611.24	\$0.00	\$319,688.99	\$0.00
	through September				
	30, 2021				
Seventh Interim F		<u> </u>			
12/1/2021	October 1, 2021	\$267,812.67	\$0.00	\$214,250.14	\$0.00
[D.I. 4189]	through October				
	31, 2021				
12/8/2021	November 1, 2021	\$226,388.70	\$0.00	\$181,110.96	\$0.00
[D.I. 4206]	through November				
	30, 2021				
2/1/2022	December 1, 2021	\$272,547.75	\$0.00	\$218,038.20	\$0.00
[D.I. 4318]	through December				
	31, 2021				
3/7/2022	January 1, 2022	\$351,565.20	\$0.00	\$281,252.16	\$0.00
[D.I. 4454]	through January				
	31, 2022				
	enth Interim Fee lication	\$1,118,314.32	\$0.00	\$894,651.46	\$0.00

**Summary of Any Objections to Monthly Fee Statements: None.** 

Fees and Expenses Sought in this Fee Application Not Yet Paid: \$722,953.27

Compensation by Professional for Fee Period <sup>4</sup>				
Name of Professional Individual	Position, Year Assumed Position, Prior Relevant Experience, years of Obtaining Relevant License to Practice	Hourly Billing Rate	Total Hours Billed	Total Compensation
Partners				
Jeffrey Bucholtz	Partner; joined K&S 2009; admitted to Washington, D.C. 1996	\$1,195.00	191.3	\$198,884.87
Jeremy Bylund	Partner; joined K&S 2018; admitted to Virginia 2011, Washington, D.C. 2013	\$1,025.00	6.4	\$5,707.18
Marisa Maleck	Partner; joined K&S 2016; admitted to Maryland 2012, Washington, D.C. 2013	\$965.00	14.1	\$11,837.74
Paul Mezzina	Partner; joined K&S 2020; admitted to California 2009, Washington, D.C. 2011	\$1,015.00	28.9	\$25,520.18
Hap Shashy	Partner; joined K&S 2012; admitted to Florida 1974, New York 1977, Texas 1984, Washington, D.C. 1994	\$1,475.00	178.6	\$229,188.53
Rose Jones	Partner; joined K&S 2003; admitted to Georgia 2002	\$500.00	92.3	\$43,781.50
John Tucker	Partner; joined K&S 1999; admitted to Kentucky 1995, Georgia 2000	\$500.00	5.6	\$2,672.02
Ariana Wallizada	Partner; joined K&S 2012; admitted to Washington, D.C. 2012	\$1,190.00	31.1	\$32,197.83
Counsel				
Scott Davidson	Counsel; joined K&S 2009; admitted to New York 1996	\$1,290.00	20.0	\$22,446.00
Associates				
Britney Baker	Associate; joined K&S 2018; admitted to Georgia 2018	\$573.00	4.1	\$2,0943.89
Leia Shermohammed	Associate; joined K&S 2017; admitted to Georgia 2015	\$745.00	32.2	\$20,870.44

The hourly billing rate and total compensation listed for each timekeeper do not reflect additional discounts, as applicable, agreed to with the Debtors.

Name of Professional Individual	Position, Year Assumed Position, Prior Relevant Experience, years of Obtaining Relevant License to Practice	Hourly Billing Rate	Total Hours Billed	Total Compensation
Andrew Todd	Associate; joined K&S 2020; admitted to Tennessee 2019, Washington, D.C. 2020, Virginia 2020	\$705.00	60.0	\$36,801.01
<b>Discovery Counsel</b>				
Nicole Bass	Discovery counsel; joined K&S 2010; admitted to Georgia 2010	\$350.00	29.9	\$9,732.45
Kassi Burns	Discovery counsel; joined K&S 2021; admitted to Arkansas 2006	\$350.00	182.9	\$60,665.15
Katherine Webb	Discovery counsel; joined K&S 2014; admitted to Georgia 2014	\$280.00	4.3	\$1,119.72
<b>Privilege Review Attor</b>	neys			
Michael Douglas	Privilege review attorney; joined K&S 2003; admitted to Georgia 1999	\$240.00	7.8	\$1,746.72
Remy Jones	Privilege review attorney; joined K&S 2018; admitted to Georgia 2016	\$240.00	125.3	\$29,121.84
Reilly Schreck	Privilege review attorney; joined K&S 2012; admitted to Georgia 2012	\$240.00	2.7	\$602.64
Jack Bunker	Privilege review attorney; joined K&S 2021; admitted to Georgia 2000	\$240.00	56.3	\$13,106.64
Janine Burke	Privilege review attorney; joined K&S 2021; admitted to Maryland 2012	\$240.00	68.5	\$15,946.80
Robert Casey	Privilege review attorney; joined K&S 2021; admitted to New York 2002	\$240.00	80.0	\$18,624.00
Dominic Gallucci	Privilege review attorney; joined K&S 2021; admitted to Washington 2019	\$240.00	78.0	\$18,158.40
Kathleen Lynch	Privilege review attorney; joined K&S 2014; admitted to Georgia 2011	\$240.00	509.7	\$115,541.04

Name of Professional Individual	Position, Year Assumed Position, Prior Relevant Experience, years of Obtaining Relevant License to Practice	Hourly Billing Rate	Total Hours Billed	Total Compensation
Rebekah Spotts	Privilege review attorney; joined K&S 2021; admitted to New York 2011	\$240.00	76.0	\$17,692.80
Austin Gibson	Privilege review attorney; joined K&S 2017; admitted to Georgia 2016	\$240.00	569.6	\$130,331.52
Chris Harris	Privilege review attorney; \$240.0 square privilege review attorney; \$240.0 squ		18.7	\$4,173.84
Alex Panos	Privilege review attorney; joined K&S 2002; admitted to Georgia 1997	\$240.00	158.2	\$36,436.32
Eric Smedley	Privilege review attorney; joined K&S 2000; admitted to Georgia 1999	\$240.00	9.2	\$2,053.44
David Vandiver	Privilege review attorney; joined K&S 1999; admitted to Georgia 1990	\$240.00	27.4	\$6,115.68
Hao Wang	Privilege review attorney; joined K&S 2016; admitted to Georgia 2017	\$240.00	5.3	\$1,182.96
Paraprofessionals		I	l	
Christon Cole	Paralegal; joined K&S 2018 \$250.00		6.2	\$1,348.50
Dan Handley	Senior paralegal; joined K&S 2003	\$225.00	12.2	\$2,662.63

Total Fees for Compensation Period				
	Blended Rate	Total Hours Billed	Total Compensation <sup>5</sup>	
Partners	\$983.13	548.3	\$549,789.96	
Counsel	\$1,290.00	20.0	\$22,446.00	
Associates	\$674.33	96.3	\$59,715.30	
Discovery Counsel	\$326.67	217.1	\$71,517.36	
Privilege Review Attorneys	\$240.00	1,792.7	\$410,834.60	
Paraprofessionals	\$237.50	18.4	\$4,011.10	
Blended Attorney Rate		\$4	16.66	
Blended Rate for All Timekeepers \$415.30		115.30		
<b>Total Fees Incurred</b>		\$1,11	8,314.32	

The total compensation listed in each category does not reflect additional discounts, as applicable, agreed to with the Debtors.

Compensation by Project Category for Fee Period				
Project Category	Total Hours Billed	Total Compensation <sup>6</sup>		
Analysis/Strategy	619.7	\$649,144.12		
Appellate Motions and Submissions	.1	\$101.50		
Document/File Management	13.2	\$7,908.10		
Document Production (Defense)	1,992.8	\$495,328.13		
Fact Investigation/Development	4.3	\$1,204.00		
Retention and Fee Applications	62.5	\$53,688.30		

The total compensation listed in each category does not reflect additional discounts, as applicable, agreed to with the Debtors.

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<b>Expense Summary for Fee Period</b>	
<b>Expense Summary</b>	Amount
Total	\$0.00

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Scott Davidson

Special Counsel to the Debtors and Debtors in Possession

# UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:	Chapter 11
PURDUE PHARMA L.P., et al.,	Case No. 19-23649 (RDD)
Debtors. <sup>1</sup>	(Jointly Administered)

SEVENTH INTERIM FEE APPLICATION OF KING & SPALDING LLP FOR COMPENSATION FOR SERVICES RENDERED AND REIMBURSEMENT OF EXPENSES INCURRED AS SPECIAL COUNSEL TO THE DEBTORS AND DEBTORS IN POSSESSION FOR THE PERIOD FROM OCTOBER 1, 2021 THROUGH JANUARY 31, 2022

Pursuant to sections 327, 330, and 331 of chapter 11 of title 11 of the United States Code (the "Bankruptcy Code"), Rule 2016 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), Rule 2016-1 of the Local Bankruptcy Rules for the United States Bankruptcy Court for the Southern District of New York (the "Local Rules"), the *Order* 

Stamford Forum, 201 Tresser Boulevard, Stamford, CT 06901.

The Debtors in these cases, along with the last four digits of each Debtor's registration number in the applicable jurisdiction, are as follows: Purdue Pharma L.P. (7484), Purdue Pharma Inc. (7486), Purdue Transdermal Technologies L.P. (1868), Purdue Pharma Manufacturing L.P. (3821), Purdue Pharmaceuticals L.P. (0034), Imbrium Therapeutics L.P. (8810), Adlon Therapeutics L.P. (6745), Greenfield BioVentures L.P. (6150), Seven Seas Hill Corp. (4591), Ophir Green Corp. (4594), Purdue Pharma of Puerto Rico (3925), Avrio Health L.P. (4140), Purdue Pharmaceutical Products L.P. (3902), Purdue Neuroscience Company (4712), Nayatt Cove Lifescience Inc. (7805), Button Land L.P. (7502), Rhodes Associates L.P. (N/A), Paul Land Inc. (7425), Quidnick Land L.P. (7584), Rhodes Pharmaceuticals L.P. (6166), Rhodes Technologies (7143), UDF L.P. (0495), SVC Pharma L.P. (5717) and SVC Pharma Inc. (4014). The Debtors' corporate headquarters is located at One

Authorizing the Retention and Employment of King & Spalding LLP as Special Counsel for the Debtors Nunc Pro Tunc to the Petition Date, dated November 25, 2019 [D.I. 543] (the "Initial **Retention Order**"), the Order Authorizing Application of Debtors for Authority to Supplement Retention and Employment of King & Spalding LLP as Special Counsel to the Debtors Nunc Pro Tunc To July 7, 2021, dated August 18, 2021 [Docket No. 3596] (the "Supplemental Retention Order," and with the Initial Retention Order, the "Retention Orders"), and the Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Retained Professionals, dated November 21, 2019 [D.I. 529] (the "Interim Compensation Order"), the Amended Guidelines for Fees and Disbursements for Professionals in Southern District of New York Bankruptcy Cases Pursuant to General Order M-447 (Jan. 29, 2013) (the "Local Guidelines"), and the U.S. Trustee Guidelines for Reviewing Applications for Compensation and Reimbursement of Expenses Filed Under 11 U.S.C. § 330 by Attorneys in Larger Chapter 11 Cases, effective November 1, 2013 (the "UST Guidelines," and together with the Interim Compensation Order and the Local Guidelines, the "Fee Guidelines"), King & Spalding LLP ("K&S"), special counsel to the above-captioned debtors and debtors in possession (collectively, the "**Debtors**"), submits this Seventh Interim Application for Compensation for Services Rendered and Expenses Incurred for the Period from October 1, 2021 Through January 31, 2022 (this "Fee Application"). By this Fee Application, and after taking into account certain voluntary discounts and reductions,<sup>3</sup> K&S seeks court approval for (i) compensation for professional services performed during the Fee Period in the amount of \$1,118,314.32 and (ii) reimbursement of actual,

The period from October 1, 2021 through and including January 31, 2022 is referred to herein as the "Fee Period."

K&S agreed as a courtesy to the Debtors to bill at approximately 90% of its hourly rates in effect when the services are rendered. Additionally, K&S agreed to offer additional discounts on certain fees, including but not limited to on a sliding scale on fees exceeding certain amounts.

necessary expenses incurred in connection with the rendition of such services in the amount of \$0.00.

#### **BACKGROUND**

- 1. On September 16, 2019 (the "**Petition Date**"), the Debtors each commenced with this Court a voluntary case under chapter 11 of the Bankruptcy Code. On September 27, 2019, the United States Trustee for the Southern District of New York (the "**U.S. Trustee**") appointed the creditors' committee pursuant to section 1102 of the Bankruptcy Code [D.I. 131]. On April 8, 2020, the Court entered an order authorizing the appointment of an independent fee examiner [D.I. 1023]. No request has been made for the appointment of a trustee.
- 2. The Debtors' chapter 11 cases are being jointly administered for procedural purposes only pursuant to Rule 1015(b) and the *Order Directing Joint Administration of Chapter* 11 Cases [D.I. 59] entered by the Court in each of the chapter 11 cases.
- 3. Additional information about the Debtors' businesses and the events leading up to the Petition Date can be found in the *Debtors' Informational Brief* [D.I. 17].

#### **RETENTION OF K&S**

- 4. On November 5, 2019, the Debtors applied to the Court for an order approving the retention of K&S as special counsel to the Debtors (the "Initial Retention Application") [D.I. 427].
- 5. On November 25, 2019, the Court entered the Initial Retention Order authorizing the Debtors to retain K&S as special counsel under the terms set forth in the Initial Retention Application.
- 6. On July 30, 2021, the Debtors applied to the Court for an order supplementing the retention and employment of K&S to include additional services, effective *nunc pro tunc* to July

- 7, 2021 (the "Supplemental Retention Application", and with the Initial Retention Application, the "Retention Applications") [D.I. 3352].
- 7. On August 18, 2021, the Court entered the Supplemental Retention Order authorizing the Debtors to retain K&S as special counsel under the terms set forth in the Supplemental Retention Application.
- 8. The Retention Orders authorized the Debtors to compensate and reimburse K&S in accordance with the Bankruptcy Code, the Bankruptcy Rules, the Local Rules, and any other applicable procedures and orders of the Court. Specifically, the Retention Orders authorized the Debtors to retain and employ K&S in accordance with the rates set forth in the Retention Applications, to compensate K&S for services rendered, and to reimburse K&S for its reasonable and necessary expenses incurred, subject to application to this Court.
  - 9. To date, the Debtors have paid K&S a total of \$22,416,634.45.

# <u>SUMMARY OF PROFESSIONAL COMPENSATION AND REIMBURSEMENT OF</u> <u>EXPENSES REQUESTED</u>

- 10. In this Fee Application, K&S seeks allowance of compensation for professional services performed during the Fee Period in the amount of \$1,118,314.32 and of expenses incurred in connection with the rendition of such services in the amount of \$0.00. During the Fee Period, K&S professionals expended a total of 2,692.8 hours in connection with the necessary services performed.
- 11. The fees charged by K&S in these chapter 11 cases are billed in accordance with K&S's existing billing rates and procedures in effect during the Fee Period (as discounted pursuant to the arrangement with the Debtors described in the Retention Applications). As disclosed in the Retention Applications, K&S, among other things, agreed as a courtesy to the Debtors to bill at approximately 90% of its hourly rates in effect when services are rendered. Additionally, K&S

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agreed to offer additional discounts to the Debtors, including but not limited to for certain fees on

a sliding scale on fees exceeding certain amounts. Such fees are reasonable based on the customary

compensation charged by comparably skilled practitioners performing services similar to those

performed by K&S in these cases in a competitive national legal market.

12. **Exhibit B** attached hereto sets forth a summary and comparison of the aggregate

blended hourly rates billed by K&S's timekeepers during the preceding twelve-month year and the

blended hourly rates billed to the Debtors during the Fee Period. Exhibit C attached hereto sets

forth a summary of fees by matter code against budgeted fees and hours. In the aggregate and

individually by matter (except for one matter where K&S was below the low range of the budget

estimate), K&S's fees incurred during the Fee Period were within the budget estimates for the Fee

Period.

13. K&S's charges for its professional services are based upon the time, nature, extent

and value of such services and the cost of comparable services incurred in cases other than under

the Bankruptcy Code.

PROFESSIONAL SERVICES RENDERED DURING THE FEE PERIOD

14. In accordance with the UST Guidelines, all K&S professionals kept a

contemporaneous record of time spent rendering services and separated tasks in billing increments

of one-tenth (0.10) of an hour. The following is a summary of the significant professional services

rendered by K&S during the Fee Period.

i. DOJ Opioid Marketing Investigations

Total Fees:

\$263,883.00

Total Hours: 228.8

During the Fee Period, K&S devoted substantial effort to assisting the Debtors in

connection with investigations by the U.S. Department of Justice and investigations and claims by

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other entities in an effort to reach a global resolution. K&S's work in this regard included

communications with DOJ as well as legal and factual analysis relating to the Debtors' resolution

with DOJ and a potential global resolution.

ii. Discovery Relating to DOJ and Other Subpoena Requests

Total Fees:

\$15,780.00

Total Hours:

38.9

During the Fee Period, K&S rendered legal services to the Debtors in connection with

responses to discovery demands related to investigations by the U.S. Department of Justice and

investigations and claims by other entities. K&S was responsible for managing privilege review

teams across all active workflows and ensuring timely and proper productions. The discovery

team coordinated with the in-house legal department, outside co-counsel, and vendors TCDI and

Cobra Legal Solutions to optimize document review workflows, advise and counsel on discovery

strategy, conduct privilege review of pre-production sets and prepare final production sets.

iii. **Public Document Depository** 

Total Fees:

\$4,540.00

Total Hours: 11.0

During the Fee Period, K&S rendered legal services to the Debtors in connection with

preparing the public document depository for previously produced documents.

discovery team coordinated with the in-house legal department, outside co-counsel, and vendors

TCDI and Cobra Legal Solutions to advise and counsel on overall strategy, including review of

vendor technology and cost proposals and assist with the development of de-duplications

workflows and migration specifications.

iv. Bankruptcy Insurance Matter

Total Fees:

\$288,440.00

Total Hours: 1,128.8

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During the Fee Period, K&S rendered substantial legal services to the Debtors in

connection with responses to discovery demands related to ongoing bankruptcy insurance

proceedings. K&S was responsible for managing privilege review teams across all active

workflows and ensuring timely and proper productions. The discovery team coordinated with the

in-house legal department, outside co-counsel, and vendors TCDI and Cobra Legal Solutions to

optimize document review workflows, advise and counsel on discovery strategy, conduct privilege

review of pre-production sets and prepare final production sets for twelve productions and the

review of 45,932 documents.

3rd Party Subpoena Response-Document/Discovery Services v.

Total Fees:

\$248,867.00

Total Hours:

941.2

During the Fee Period, K&S rendered substantial legal services to the Debtors in

connection with responses to discovery demands related to pending third party subpoena requests.

K&S was responsible for managing privilege review teams across all active workflows and

ensuring timely and proper productions. The discovery team coordinated with the in-house legal

department, outside co-counsel, and vendors TCDI and Cobra Legal Solutions to optimize

document review workflows, advise and counsel on discovery strategy, conduct privilege review

of pre-production sets and prepare final production sets for three productions and the review of

15,324 documents.

vi. Plan Transaction Tax Issues

Total Fees:

\$356,964.50

Total Hours: 281.6

During the Fee Period, K&S advised the Debtors in connection with issues of tax law

relating to the Debtors' chapter 11 plan of reorganization, including the pursuit of guidance from

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the Internal Revenue Service with respect to various aspects of transactions contemplated by the

chapter 11 plan of reorganization.

Retention and Fee Applications vii.

Total Fees:

\$53,688.30

Total Hours: 62.5

During the Fee Period, K&S instructed its timekeepers regarding disclosures required

pursuant to the Bankruptcy Code, Bankruptcy Rules, Local Rules, and UST Guidelines. In

addition, among other things, K&S (i) prepared and filed its Sixth Interim Fee Application and its

monthly fee statements pursuant to the Bankruptcy Code, Local Rules, and UST Guidelines, and

(ii) worked with the Fee Examiner to address any issues raised by the Fee Examiner with respect

to K&S's Sixth Interim Fee Application.

**REASONABLE AND NECESSARY SERVICES** 

13. The foregoing professional services performed by K&S were necessary and

appropriate. The professional services performed by K&S were in the best interests of the Debtors

and their stakeholders. Compensation for such services is commensurate with the complexity,

importance, and nature of the issues and tasks that are involved in matters related to the opioid

investigations. The professional services were performed skillfully and efficiently.

14. In accordance with the factors enumerated in section 330 of the Bankruptcy Code,

it is respectfully submitted that the amount requested by K&S is fair and reasonable given (a) the

need for the preservation and maximization of value for all participants in these cases; (b) the

complexity of the Debtors' matters related to opioid investigations; (c) the time and labor required

to represent the Debtors effectively; (d) the nature and extent of services rendered; (e) K&S's

experience, reputation and ability; (f) the value of K&S's services; and (g) the cost of comparable

services other than in a case under the Bankruptcy Code.

15. K&S has reviewed the requirements of the UST Guidelines and believes that this Fee Application complies in all material respects with those requirements. To the extent this Fee Application does not comply in every respect with the requirements of such guidelines, K&S respectfully requests a waiver for any such technical non-compliance.

#### ACTUAL AND NECESSARY EXPENSES

16. K&S has not incurred any expenses in connection with providing legal services to the Debtors during the Fee Period.

#### **NOTICE**

17. Notice of this Fee Application will be provided to: (a) the entities on the Master Service List (as defined in the Case Management Order and available on the Debtors' case website at https://restructuring.primeclerk.com/purduepharma) and (b) any party that has requested notice pursuant to Bankruptcy Rule 2002 (collectively, the "**Notice Parties**").

#### **NO PRIOR REQUEST**

18. No prior request for the relief sought in the motion has been made to this or any other court.

#### **CONCLUSION**

For the foregoing reasons, K&S respectfully requests that the Court (i) award interim allowance of K&S's compensation for professional services rendered during the Fee Period in the amount of \$1,118,314.32, consisting of \$1,118,314.32 in fees and \$0.00 in expenses, in all instances as incurred during the Fee Period, (ii) direct payment of the difference between the amounts allowed and any amounts previously paid pursuant to the Interim Compensation Order, and (iii) grant such other and further relief as is just and proper.

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Dated: March 17, 2022

New York, New York

### /s/ Scott Davidson

Scott Davidson King & Spalding LLP 1185 Avenue of the Americas New York, New York 10036 (212) 556-2100 sdavidson@kslaw.com

#### EXHIBIT A

KING & SPALDING LLP 1185 Avenue of the Americas New York, New York 10036-2601

Telephone: (212) 556-2100 Facsimile: (212) 556-2222

Scott Davidson

Special Counsel to the Debtors and Debtors in Possession

## UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

Chapter 11
Case No. 19-23649 (RDD)
(Jointly Administered)

#### CERTIFICATION OF SCOTT DAVIDSON

- I, Scott Davidson, hereby certify as follows:
- 1. I am counsel with the law firm of King & Spalding LLP ("**K&S**"), which maintains offices at, among other places, 1185 Avenue of the Americas, New York, New York 10036-2601. I am a member in good standing of the Bar of the State of New York, and I have been admitted to practice in the United States District Court for the Southern District of New York. There are no disciplinary proceedings pending against me. K&S serves as special counsel

The Debtors in these cases, along with the last four digits of each Debtor's registration number in the applicable jurisdiction, are as follows: Purdue Pharma L.P. (7484), Purdue Pharma Inc. (7486), Purdue Transdermal Technologies L.P. (1868), Purdue Pharma Manufacturing L.P. (3821), Purdue Pharmaceuticals L.P. (0034), Imbrium Therapeutics L.P. (8810), Adlon Therapeutics L.P. (6745), Greenfield BioVentures L.P. (6150), Seven Seas Hill Corp. (4591), Ophir Green Corp. (4594), Purdue Pharma of Puerto Rico (3925), Avrio Health L.P. (4140), Purdue Pharmaceutical Products L.P. (3902), Purdue Neuroscience Company (4712), Nayatt Cove Lifescience Inc. (7805), Button Land L.P. (7502), Rhodes Associates L.P. (N/A), Paul Land Inc. (7425), Quidnick Land L.P. (7584), Rhodes Pharmaceuticals L.P. (6166), Rhodes Technologies (7143), UDF L.P. (0495), SVC Pharma L.P. (5717) and SVC Pharma Inc. (4014). The Debtors' corporate headquarters is located at One Stamford Forum, 201 Tresser Boulevard, Stamford, CT 06901.

for Purdue Pharma L.P. and its debtor affiliates, as debtors and debtors in possession in the above-captioned chapter 11 cases (collectively, the "**Debtors**").

- 2. This certification is made in respect of K&S's compliance with the *Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Retained Professionals*, dated November 21, 2019 [Docket No. 529] (the "Interim Compensation Order"), the Amended Guidelines for Fees and Disbursements for Professionals in Southern District of New York Bankruptcy Cases Pursuant to General Order M-447 (Jan. 29, 2013) (the "Local Guidelines"), and the U.S. Trustee Guidelines for Reviewing Applications for Compensation and Reimbursement of Expenses Filed Under 11 U.S.C. § 330 by Attorneys in Larger Chapter 11 Cases, effective November 1, 2013 (the "UST Guidelines," and together with the Interim Compensation Order and the Local Guidelines, the "Fee Guidelines").
- 3. This certification is made in connection with K&S's fee application, dated March 17, 2022, for interim compensation and reimbursement of expenses for the period commencing October 1, 2021 through and including January 31, 2022 in accordance with the Fee Guidelines (the "Fee Application").
- 4. Pursuant to section B(1) of the Local Guidelines, I certify that: (i) I have read the Fee Application; (ii) to the best of my knowledge, information, and belief formed after reasonable inquiry, the fees and disbursements sought fall within the Local Guidelines; (iii) the fees and disbursements sought are billed at rates in accordance with those customarily charged by K&S and generally accepted by K&S's clients, except that K&S has provided the Debtors with certain discounts, as detailed in the Fee Application; and (iv) in providing a reimbursable service, K&S does not make a profit on that service, whether the service is performed by K&S in-house or through a third party.

- 5. Pursuant to section B(2) of the Local Guidelines, and as required by the Interim Compensation Order, I certify that K&S has complied with provisions requiring it to provide notice to certain designated parties of a statement of K&S's fees and expenses accrued during the previous months.
- 6. Pursuant to section B(3) of the Local Guidelines, I certify that this Fee Application is being served on the parties designated in the Interim Compensation Order.
- 7. In accordance with Bankruptcy Rule 2016(a) and section 504 of the Bankruptcy Code, I certify that no agreement or understanding exists between K&S and any other entity for the sharing of compensation received or to be received for services rendered in or in connection with the above-captioned cases except as authorized by the Bankruptcy Code, the Bankruptcy Rules, and the Local Rules. All services for which compensation is sought were professional services rendered on behalf of the Debtors and not on behalf of any other person.
- 8. The following is provided in response to the request for additional information set forth in ¶ C.5 of the UST Guidelines.

**Question:** Did K&S agree to any variations from, or alternatives to, your standard or customary billing rates, fees, or terms for services pertaining to this engagement that were provided during the Fee Period?

Answer: Yes. K&S agreed as a courtesy to the Debtors to bill at approximately 90% of its hourly rates in effect when services are rendered. Additionally, K&S agreed to offer additional discounts to the Debtors, including on a sliding scale on certain fees exceeding certain amounts.

**Question:** If the fees sought in this Fee Application as compared to the fees budgeted for the time period covered by this Fee Application are higher by 10% or more, did K&S discuss the reasons for the variation with the Debtors?

**Answer:** 

In the aggregate, K&S's fees incurred during the Fee period were below the range of the budget estimate for the Fee Period. Individually by matter (except for one matter where K&S was below the low range of the budget estimate), K&S's fees incurred during the Fee Period were within the range of the budget estimates for the Fee Period. The Debtors and K&S did not agree to a formal budget during the Fee Period for the "Discovery Relating to DOJ and Other Subpoena Requests" matter because the Debtors and K&S did not anticipate much, if any, work in connection with this matter.

**Question:** 

Have any of the professionals included in this Fee Application varied their hourly rate based on the geographic location of these chapter 11 cases?

Answer:

No. The hourly rates used by K&S in representing the Debtors are consistent with the rates K&S charges other comparable chapter 11 clients, regardless of the location of the chapter 11 cases.

**Question:** 

Does the Fee Application include time or fees relating to review, revising, or reducing time records or preparing, reviewing or revising invoices? If so, please quantify by hours and fees.

**Answer:** 

No.

**Question:** 

Does the Fee Application include time or fees for reviewing time records to redact any privileged or other confidential information? If so, please quantify by hours and fees.

**Answer:** 

No.

**Question:** 

If the Fee Application includes any rate increases since K&S's retention, did the Debtors review and approve of those rate increase in advance? Did the Debtors agree when retaining K&S to accept all future rate increases?

**Answer:** 

Yes, the Debtors reviewed and approved the rate increases for certain services that took effect in February 9, 2021.<sup>2</sup> The subject of future rate increases was not discussed when K&S was retained by the Debtors.

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On January 25, 2021, K&S filed the Second Notice of Professional Fee Hourly Rates for King & Spalding LLP, as Special Counsel to the Debtors and Debtors in Possession [ECF No. 2322] (the "Notice"), which provided notice to all parties in interest in these chapter 11 cases of a proposed increase in the hourly billing rates for K&S professionals expected to spend significant time on K&S Services (as defined in the K&S retention application [ECF No. 427]. No objections to the Notice were filed. Accordingly, such increase in rates took effect on February 9, 2021.

Dated: March 17, 2022

New York, New York

/s/ Scott Davidson

Scott Davidson King & Spalding LLP 1185 Avenue of the Americas New York, New York 10036 (212) 556-2100 sdavidson@kslaw.com

### EXHIBIT B

Category of	Blended F	Blended Hourly Rate	
Timekeeper	Billed by attorneys in U.S. Offices for the Fee Period	Billed by all timekeepers in this Fee Application for the Fee Period	
Partner	\$1,055.00	\$983.13	
Counsel	\$990.00	\$1,290.00	
Associate	\$747.00	\$674.33	
Discovery Counsel	\$392.00	\$326.67	
Privilege Review Attorneys	\$237.00	\$240.00	
Paraprofessionals	\$365.00	\$237.50	

#### **EXHIBIT C**

Matter	Hours Budgeted (Low – High)	Amount Budgeted (Low – High)	Actual Hours	Actual Amount
3rd Party Subpoena Response- Document/Discovery Services	535 – 1,005	\$142,300 - \$271,100	941.2	\$248,867.00
Public Document Depository	1,675 – 3,120	\$453,251 - \$816,050	11.0	\$4,540.00
Bankruptcy Insurance Matter	650 – 1,115	\$178,750 - \$306,625	1,128.8	\$288,440.00
DOJ Opioid Marketing Investigation	200 – 300	\$200,000 - \$300,000	228.8	\$263,883.00
Plan Transaction Tax Issues	175 – 350	\$215,000 - \$450,000	281.6	\$356,964.50
Retention and Fee Applications	75 – 150	\$50,000 - \$125,000	62.5	\$53,688.30
Discovery Relating to DOJ and Other Subpoena Requests <sup>12</sup>	-	-	38.9	\$15,780.00
Total	3,210 - 6,040	\$1,239,301 - \$2,268,775	2,692.8	\$1,232,162.80

The Debtors and K&S did not agree to a formal budget during the Fee Period for the "Discovery Relating to DOJ and Other Subpoena Requests" matter because the Debtors and K&S did not anticipate much, if any, work in connection with this matter.